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1-206-770-6562 From Mark Peloquin
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Appl. No. 10/602,495
Corrected Preliminary Amendment submitted with Response to Restriction dated: November 10, 2005
In Reply To Office Action dated: September 30, 2005 & Notice of Non-Compliant Amendment 37CFR1.121
Facsimile transmitted to the USPTO (571) 273-8300

REMARKS

Respectfully, the Applicant maintains and has communicated to the Examiner that claim 60, as contained in the preliminary amendment dated July 6, 2005, does not read on the prior art of record (i.e., toilet seats and bidets) and as such, the current amendment to claim 60 is not necessary. However, during the telephonic interviews of October 18, 2005, October 19, 2005, and the in the email communications of October 20, 2005 (see Interview Summary, Appendices A, B, and C included therewith filed with this preliminary amendment) the Examiner has agreed to remove all restrictions in light of claims 46, and 60 as currently amended and to examine all pending claims, i.e., 45-53, 60-67, and 74-113. Furthermore the Examiner agrees that all pending claims, i.e., 45-53, 60-67, and 75-113 (as contained in this corrected preliminary amendment) do not read on the prior art of record.

CONCLUSION

Claims 45-53, 60-67, and 75-113 are pending. Applicant has amended claims 46 and 60 to facilitate removal of all restriction requirements including the restriction requirement of September 30, 2005. Applicant requests that all pending claims be entered for examination and be allowed.

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Respectfully submitted,

PELOQUIN, PLLC

November 10, 2005
Date

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USPTO Registration # 50,787

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Mark S. Peloquin, Esq.
(Typed or printed name of person mailing paper or fee)

Mark S. Peloquin, Esq. November 10, 2005
(Signature of person mailing paper or fee) Date